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September 13, 2017

Via ECF

Hon. Ronald L. Ellis United States Magistrate Judge Southern District of New York 500 Pearl Street New York, NY 10007

Re: Solid Oak Sketches, LLC v. 2K Games, Inc., No. 16 Civ. 724 (LTS) (RLE)

Dear Judge Ellis:

cc:

We represent Defendants-Counterclaimants 2K Games, Inc. and Take-Two Interactive Software, Inc. (collectively, "Take-Two") in the above-referenced proceeding. Earlier today, counsel attended an oral argument before Judge John Koeltl in *Wolstenholme v. Hirst*, No. 1:16 Civ. 04385, representing the defendants. During that proceeding, Judge Koeltl directed plaintiff's counsel to submit a letter by noon tomorrow on an issue raised at the hearing. Judge Koeltl also directed defendants' counsel to submit a response to that letter by 5:30 p.m tomorrow. As there may be a break in the settlement conference as Your Honor works with each party, we respectfully request that counsel for Take-Two be permitted to bring electronic devices into tomorrow's settlement conference. These devices will not be used during the settlement proceeding. A copy of a proposed order to that effect is attached for the convenience of the Court.

Respectfully,

Dale Cendali, P.C.

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Counsel of record (via ECF)

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